			TENT APPLICA	ΓΙΟΝ		
DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION			ATTORNEY DOCKET NO. 19467-00012			
As a below named inventor My residence/post office ac I believe I am the original, are listed below) of the sub Method and Apparatus for the specification of which is	ddress and citi first and sole ject matter wh Playing Card	tizenship are as state inventor (if only hich is claimed and Game	one name is listed to d for which a patent	below) or an original, t is sought on the inve	first and joint inventor (if pluention entitled:	ıral name
() was filed on _		as US Appli	cation Serial No. or	r PCT International A	pplication	
I hereby state that I have re	eviewed and u	understood the con	ntents of the above-	(if applicable identified specification which is n	e). on, including the claims, as am naterial to patentability as defi	nended b ined in 3
mave also identified below any for	enefits under Title eign application	le 35, United States Co for patent or inventor(	ode Section 119 of any s) certificate having a fi	foreign application(s) for ling date before that of the	patent or inventor(s) certificate listed application on which priority is claim	i below an ned:
COUNTRY	APPLICAT	TION NUMBER	DATE FILED	PRIORI	TY CLAIMED UNDER 35 U.S.C. 11	19
			<del></del>		YES: NO:	
Provisional Application I hereby claim the benefit under T	itle 35, United S			s provisional application(s)	YES:NO:	
		APPLICATION SE	RIAL NUMBER	FILING DATE		
acknowledge the duty to disclose	material informa	nor United States annli	ication in the manner pro le 37. Code of Federal I	ovided by the first paragrap	y and, insofar as the subject matter of ph of Title 35, United States Code Set a) which occurred between the filing	
	APPLICATION SERIAL NUMBER		DATE	STATUS(p	patented/pending/abandoned)	
	UMBER		DATE			
APPLICATION SERIAL N	ppoint the follow	wing attorney(s) and/o		to prosecute this applicat	tion and transact all business in the	Patent an

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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